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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/487,696	01/19/2000	Glenn Petkovsek	USA-P-99-011	3459
75	90 07/02/2002			
PATENTS+TMS A Professional Corporation 1914 North Milwaukee Avenue			EXAMINER	
			HENDERSON, MARK T	
Chicago, IL 60	1647		ART UNIT	PAPER NUMBER
			3722	
			DATE MAILED: 07/02/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

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Office Action Summary		Application No.	Applicant	(s)				
		09/487,696	PETKOVS	PETKOVSEK, GLENN				
		Examiner	Art Unit					
		Mark T Henderson	3722					
Period f	The MAILING DATE of this communication app or Reply	pears on the cover s	neet with the correspond	ence address				
THE - External control	IORTENED STATUTORY PERIOD FOR REPL' MAILING DATE OF THIS COMMUNICATION. ensions of time may be available under the provisions of 37 CFR 1.1 r r SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a reply of period for reply is specified above, the maximum statutory period v ure to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing led patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, howeve y within the statutory minim will apply and will expire SIX , cause the application to b	, may a reply be timely filed on of thirty (30) days will be consid (6) MONTHS from the mailing dat come ABANDONED (35 U.S.C. §	e of this communication. 133).				
1)□	Responsive to communication(s) filed on 15 A	A <i>pril 2002</i> .						
2a	This action is FINAL . 2b) Th	is action is non-fina	l.					
3)	Since this application is in condition for allows closed in accordance with the practice under							
·	cion of Claims Claim(a) 1.16 and 21 is/are pending in the app	nlication						
4)[Claim(s) 1-16 and 21 is/are pending in the application.							
5.\□	4a) Of the above claim(s) is/are withdrawn from consideration.							
,	5) Claim(s) is/are allowed.							
6)∟ 7)□								
8)□	Claim(s) is/are objected to. Claim(s) are subject to restriction and/o	r election requirem	ant					
,	cion Papers	r election requirem	51 IC.					
· · · _	The specification is objected to by the Examine	r.						
	The drawing(s) filed on is/are: a)□ accept		to by the Examiner.					
,	Applicant may not request that any objection to the			1.85(a).				
11)	The proposed drawing correction filed on	_ is: a)□ approved	b) disapproved by the	Examiner.				
If approved, corrected drawings are required in reply to this Office action.								
12)☐ The oath or declaration is objected to by the Examiner.								
Priority	under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).								
a)	a) ☐ All b) ☐ Some * c) ☐ None of:							
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
* :	3. Copies of the certified copies of the prior application from the International Bu See the attached detailed Office action for a list	reau (PCT Rule 17	2(a)).	ational Stage				
	Acknowledgment is made of a claim for domesti	•		visional application).				
_ 8	a) ☐ The translation of the foreign language pro Acknowledgment is made of a claim for domest	ovisional application	has been received.	,				
Attachmer	•	io priority ariabi oo						
1) Notice Notice Notice	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s) _	5) 🔲 N	terview Summary (PTO-413) F otice of Informal Patent Applica her:					

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DETAILED ACTION

Faxing of Responses to Office Actions

In order to reduce pendency and avoid potential delays, TC 3700 is encouraging FAXing of responses to Office Actions directly into the Group at (703)872-9302 (Official) and (703)872-9303 (for After Finals). This practice may be used for filing papers which require a fee by applicants who authorize charges to a PTO deposit account. Please identify the examiner and art unit at the top of your cover sheet. Papers submitted via FAX into TC 3700 will be promptly forwarded to the examiner.

1. Claims 1, 4-6 and 9 have been amended for further examination. Claims 17-20 have been canceled. Claim 21 has been added for examination.

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Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-7 are finally rejected under 35 U.S.C. 102(b) as being anticipated by Main (5,618,064).

Main discloses in Fig. 1 and 2, a mailing assembly comprising: a backing sheet (200) forms a transparent compartment to be adhered to a mailpiece (Col. 2, lines 52-59) having an opening (214) wherein the form is capable of entering); a mail form (100) with no adhesive backing (Col. 2, lines 60-67 and Col. 3, lines 1-3) is removably attached to the backing sheet and further wherein the mailing sheet is variably printed with information (104-114); wherein the form is inserted into the compartment to effect delivery of the mailpiece (Col. 3, lines 11-20).

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

3. Claim 8-16 and 21 are finally rejected under 35 U.S.C. 103(a) as being unpatentable over Main in view of Coats et al (5,624,069).

Main discloses in Fig. 1 and 2, a mailing assembly comprising all the elements as claimed in Claim 1, and as set forth above.

However, Main does not disclose: a third auxiliary label on the backing sheet; wherein the backing sheet forms an envelope having a compartment, and wherein the mailing form is subdivided into a plurality of sub-parts having tear lines, wherein one of the sub-parts corresponds to a customs notice;.

Coats et al discloses in Fig. 3, a mailing assembly comprising a backing sheet (11) forming an envelope (A and B) formed via the adhesive layer and adhered to a mailing form (37) having sub-parts separated by a tear line (C), wherein the sub-parts are capable of adhering to a mailpiece; and a third layer (50) having an auxiliary label.

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Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Mains's mailing assembly and replace the compartment with an envelope forming a compartment as taught by Coats et al for the purpose of providing a more secured compartment structure.

In regards to **Claim 9**, it would have been obvious to one having ordinary skill in the art at the time the invention was made to divide the form into many sub-parts, since it has been held that constructing a formerly integral structure in various elements involves only routine skill in the art.

Nerwin v. Erlichman, 168 USPQ 177, 179.

In regards to Claim 13, it would have been obvious to one having ordinary skill in the art at the time the invention was made to place any desired indicia such as a custom notice indicia on the sub-parts, since it would only depend on the intended use of the assembly and the desired information to be displayed. Further, it has been held that when the claimed printed matter is not functionally related to the substrate it will not distinguish the invention from the prior art in terms of patentability. *In re Gulack* 217 USPQ 401, (CAFC 1983). Also, in the present case, there appears to be no new or unobvious structural relationship between the printed matter and the substrate.

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Response to Arguments

4. Applicant's arguments with respect to claims 1-16 and 21 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL.** See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should

be directed to Mark T. Henderson whose telephone number is (703)305-0189. The examiner can

be reached on Monday - Friday from 7:30 AM to 3:45 PM. If attempts to reach the examiner by

telephone are unsuccessful, the examiner supervisor, A. L. Wellington, can be reached on

(703) 308-2159. The fax number for TC 3700 is (703)-872-9302. Any inquiry of a general

nature or relating to the status of this application or proceeding should be directed to the TC 3700

receptionist whose telephone number is (703)308-1148.

MTH

June 28, 2002

A. L. WELLINGTON

SUPERVISORY PATENT EXAMINER

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